

TROY LAW, PLLC
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Attorney for the Plaintiff, proposed FLSA Collective and potential Rule 23 Class

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK**

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FENG LIN,
on his own behalf and on behalf of others similarly situated

Case No. 17-cv-03043

Plaintiff,

AFFIRMATION

v.

QUALITY WOODS, INC.
d/b/a Quality Woods;
D C CABINET FACTORY INC.
d/b/a Quality Woods;
METROPOLITAN CABINET FACTORY, INC
d/b/a Quality Woods
AOTIN TRADING INC.
d/b/a Quality Woods; and
CHAMPION CABINET INC.
d/b/a Quality Woods;
WEI GAO,
WEI ZHANG CHEN
a/k/a Dean Chen,
DING CHEN, and
JAMES WANG

Defendants.

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I, John Troy, an attorney duly admitted to practice in the Eastern District of New York, declare under penalty of perjury:

1. I am owner and managing partner at Troy Law, PLLC and attorney for Plaintiff in above-entitled action. I am familiar with all the facts and circumstance in this action.

2. I make this affirmation pursuant to Your Honor's Order dated September 14, 2020, stating that no settlement agreement has been reached between Plaintiff Feng Lin and Defendants D C Cabinet Factory, Inc., d/b/a Quality Woods; Aotin Trading, Inc., d/b/a Quality Woods; Metropolitan Cabinet Factory, Inc., d/b/a Quality Woods; Wei Zhan Chen a/k/a Dean Chen; Ding Chen; and James Wang.

3. Plaintiff Feng Lin is proceeding this case against Defendants QUALITY WOODS, INC. d/b/a Quality Woods, CHAMPION CABINET INC. d/b/a Quality Woods and WEI GAO only.

I affirm, under penalty of perjury, that the above and foregoing information is true and correct.

Dated: September 22, 2020
Flushing, New York

Respectfully submitted,
TROY LAW, PLLC

/s/ John Troy
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